

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

In re CASSAVA SCIENCES, INC.	§	
SECURITIES LITIGATION	§	Master File No. 1:21-cv-00751-DAE
	§	
	§	CLASS ACTION
This Document Relates To:	§	
	§	
ALL ACTIONS	§	
	§	
	§	

**DEFENDANTS REMI BARBIER’S AND LINDSAY BURNS’S NOTICE OF JOINDER
IN CASSAVA SCIENCES, INC. AND ERIC J. SCHOEN’S OPPOSITION TO
PLAINTIFF’S RENEWED MOTION FOR CLASS CERTIFICATION**

TO THE COURT, ALL PARTIES, AND THEIR COUNSEL: Please take notice that Defendants Remi Barbier and Lindsay Burns hereby join in Cassava Sciences, Inc. and Eric J. Schoen's Opposition to Plaintiff's Renewed Motion for Class Certification, filed on July 2, 2025 (Dkt. #327; "Plaintiff's Renewed Motion for Class Certification").

Mr. Barbier and Dr. Burns oppose Plaintiff's Renewed Motion for Class Certification for all the reasons already explained in Defendants' prior briefing on the matter. *See* ECF 179; ECF 215; ECF 218; ECF 227; ECF 228; ECF 234; ECF 241; ECF 242; ECF 268; ECF 270; ECF 282; ECF 284. Mr. Barbier and Dr. Burns hereby incorporate all such filings in the record, and all record evidence submitted with those filings, by reference. Pursuant to the Court's Order, Mr. Barbier and Dr. Burns will not be submitting any new arguments, evidence, or briefing on Plaintiffs' Renewed Motion for Class Certification.

Plaintiffs' Renewed Motion for Class Certification therefore is ripe for resolution. The Motion should be denied.

DATED: July 2, 2025

BAKER & HOSTETLER LLP
C. SHAWN CLEVELAND (TX. Bar No. 24012433)

C. SHAWN CLEVELAND

2850 North Harwood Street
Suite 1100
Dallas, TX 75201
Telephone: 214/210-1200
214/210-1200 (fax)
scleveland@bakerlaw.com
BAKER & HOSTETLER LLP
DOUGLAS W. GREENE (admitted *pro hac vice*)
ZACHARY R. TAYLOR (admitted *pro hac vice*)
45 Rockefeller Plaza
New York, NY 75201

Telephone: 212/847-7090
dgreene@bakerlaw.com
ztaylor@bakerlaw.com

COUNSEL FOR DEFENDANTS REMI BARBIER
AND LINDSAY BURNS